Witness Called 'Too Drunk

Star-News

MEMPHIS (AP) - Fifteen minutes before Dr. Martin Luther King Jr. was assassinated, the only witness to place James Earl Ray near the slaying was so drunk he couldn't stand up, a cab driver has testified.

James McGraw, the cab driver, gave the testimony yesterday on the second day of a federal court hearing on Ray's efforts to withdraw his guilty plea to the King slaying and gain a new trial for murder.

McGraw said he was called to a rooming house across the street from the motel where King was shot April 4, 1968, to pick up Charles Quitman Stephens and found Stephens drunk in an upstairs room.

"HE WAS laying on the bed and couldn't get up," McGraw said.

Stephens told officers he saw Ray running from an upstairs bathroom in the rooming house, from where officers theorize King was shot.

Earlier yesterday, Ray was quoted by the doctor who treated him during his stay in the Shelby County jail as saying he wasn't alone in the King death.

Dr. McCarthy DeMère said he asked Ray if he were involved in the slaying as Ray prepared to leave Memphis in March 1969 to begin serving a 99-year sentence in the state penitentiary in Nashville.

"Well, let's put it this way - I wasn't by myself," DeMere said Ray replied.

plea, there never was any testimony on Ray's guilt or didn't have much defense." innocence. But a former But Stanton said he was

fender's office, Hugh Stan-BECAUSE of the guilty ton Jr., testified yesterday he had concluded, "We

assistant in the public de-preparing a defense for Ray

Five Muslims Plead Not Guilty

gomery radio station have following hearings. pleaded not guilty to murbound over to a grand jury with the Oct. 12 incident in on bond of \$300,000 each.

pal court yesterday, Arthur taken into custody.

MONTGOMERY, Ala. Lewis, 30; Julian Davis, 21; (AP) - Five men accused Charles Williams, 27, and in the shootout and take- Alphonso Davis, 22, were over of a downtown Mont- held for grand jury action

A sixth person is still der charges and have been being sought in connection which department store guard M. E. Furr was shot One of the men, Reginald and killed. All of the ac-Robinson, 25, waived a pre- cused identified themselves liminary hearing in munici- as Black Muslims when

to Stand Up'

was amazed and astound- fingerprints on the murder ed" at the plea, Stanton said.

ever, Stanton said he con-night bag at the scene of the sidered as reasonable the shooting. recommendation that Ray plead guilty. "I think it was, an extremely high probability that the jury probably death penalty."

Stanton, whose father was public defender after able defense for him. Ray's 1968 arrest in London, now is district attorney. He and DeMere testi-McRae Jr. of U.S. District Court.

whv he Explaining thought Ray's defense was

until he pleaded guilty. "I weak, Stanton cited Ray's weapon, Ray's presence in Memphis at the time and Despite his surprise, how- the discovery of his over-

RAY CLAIMS his private attorney, Percy Foreman of Houston, Tex., coerced him would have given him the to enter the plea and that none of his former attor-, neys developed a support-

Stanton said that several documents collected by defense investigators could fied before Judge Robert M. have been used in support of Ray's innocence, including statements by witnesses disputing the site from which the fatal shot came.